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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,499	03/24/2004	David John Butcher	550-540	4256
23117 NIXON & VAN	7590 03/28/200 NDERHYE, PC	EXAMINER		
901 NORTH G ARLINGTON,	LEBE ROAD, 11TH F	LI, AIMEE J		
AKLINOTON,	V A 22203		ART UNIT	PAPER NUMBER
			2183	
			MAIL DATE	DELIVERY MODE
			03/28/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/807,499	BUTCHER ET AL.		
Examiner	Art Unit		
AIMEE J. LI	2183		

	AIMEE J. LI	2183	
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress
THE REPLY FILED <u>04 March 2008</u> FAILS TO PLACE THIS AP	PLICATION IN CONDITION FOR	ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Apperior Continued Examination (RCE) in compliance with 37 C periods:	the same day as filing a Notice of replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	Appeal. To avoid abar it, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) $\boxtimes$ The period for reply expires $\underline{5}$ months from the mailing date	of the final rejection.		
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or (MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f)	ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE c').	g date of the final rejection E FIRST REPLY WAS FII	n. LED WITHIN TWO
Extensions of time may be obtained under 37 CFR 1.136(a). The date of have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ension and the corresponding amount hortened statutory period for reply original.	of the fee. The appropria inally set in the final Offic	ate extension fee e action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed wi</li> </ol>	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
<u>AMENDMENTS</u> 3.	and prior to the data of filing a bring	will not be entered be	
(a) They raise new issues that would require further cor	nsideration and/or search (see NO w);	TE below);	
(c) ☐ They are not deemed to place the application in beti appeal; and/or	ter form for appeal by materially re-	ducing or simplifying ti	ne issues for
(d) ☐ They present additional claims without canceling a c NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally rej	ected claims.	
<ol> <li>The amendments are not in compliance with 37 CFR 1.12</li> <li>Applicant's reply has overcome the following rejection(s):</li> </ol>		mpliant Amendment (l	PTOL-324).
<ol> <li>Newly proposed or amended claim(s) would be all non-allowable claim(s).</li> </ol>	·	•	_
7.  For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is prov The status of the claim(s) is (or will be) as follows: Claim(s) allowed:		ll be entered and an e	xplanation of
Claim(s) objected to: Claim(s) rejected: <u>1-49</u> .			
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE			
<ol> <li>The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).</li> </ol>			
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appear and was not earlier presented. So	al and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a ).
10.	n of the status of the claims after e	ntry is below or attach	ed.
<ol> <li>The request for reconsideration has been considered but See Continuation Sheet.</li> </ol>		n condition for allowan	ce because:
12. ☐ Note the attached Information <i>Disclosure Statement</i> (s). ( 13. ☐ Other:	PTO/SB/08) Paper No(s)		
	/Aimee J Li/ Primary Examiner, Art U	Jnit 2183	

Continuation of 7: The amended claims are rejected under the same prior art rejections presented in the Final Rejection dated 05 October 2007. Entry of the amendments to the claims and replacement drawings remove the objections to the claims and drawings and the rejection of claims 1-12 under 35 U.S.C. 112, second paragraph. Also, the rejections of claims 1-12 under 35 U.S.C. 101 is removed in view of the arguments.

Continuation of 11. does NOT place the application in condition for allowance because: Applicants' argue in essence on page 19 "It is possible that the Patent Office confusion is because the Examiner has not appreciated that Ishizaki and Hennessy relate to handling two very different types of exceptions. Ishizaki, like the present invention, relates to 'software exceptions,' especially where the software program itself handles any events which disrupt the normal flow of the execution of the program. Hennessy relates to the handling of CPU exceptions whereby an unexpected event within the processor is analyzed and dealt with by the operating system." This has not been found persuasive. It appears that the citation relied upon by the arguments on page 410, lines 24-25 was taken out of context with the rest of the explanation of what exceptions are by Hennessy. Hennessy explains further on page 410 an exception "is an unexpected event from within the processor...(lines 26-27)" and that Hennessy follows the MIPS convention, which is a software language, with regards to "using the term exception to refer to any unexpected change in control flow without distinguishing whether the cause is internal or external...(lines 33--36)" Hennessy further shows when exceptions occur in MIPS terminology in a table on page 411, which includes "using an undefined instruction" as an exception. This is decidedly a software exception, since "using an indefined instruction", which means an instruction that is not recognized by the system either because the instruction is incorrect or its parameters are incorrect, is a software exception, i.e. an exception caused by software or hardware that causes a change in the control flow, i.e. causes the instructions of the program to diverge from the natural control flow of the program instructions.